DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

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MICRO-MACHINED HOT-WIRE FLOW SENSOR FOR SPIROMETER

the specification of which (check une):

Exis attached hereto; or CI was filed on:

as U.S. Application Number or PCT International Application Number:

and (il aspecable) was amonded on:

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PRIOR FOREIGN APPLICATION(S)		PRICATTY CLAIMED		
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Li Additional Priority Application(s) Listed on Following Page(s)

LHEREBY CLAIM THE BENEFIT UNDER TITLE 35 U.S. CODE § 119(E) OF ANY U.S.	PROVISIONAL APPLICATIONS LISTED BELOW
Application Number	DisyMossh/Year Filed

D Additional Provisional Application(4) Listed on Following Page(s)

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Applicular Number	Filing Date	Stelus - Patented, Pending or Atlandoned

CI Additional US/PCT Priority Application(s) listed on Following Page(s)

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POWER OF ATTORNEY. (We) hereby appoint as my (our) alterneys, with full powers of substitution and revocation, to prosecute this supplication and transact all business in the Patent and Trademark Office connected them

Bruce H. Troxell. Reg. No. 26,592

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CONTINUATION OF DECLARATION FOR PATENT APPLICATION AND APPOINTMENT OF ATTORNEY

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A WHI PAYOCCI -PROZ.WIN

D See following pages for additional joint investors/priority applications

Signature

ADDRESS OF SIGNATORY

SIGNATURE (公司負責人簽名*

	Attorney's
Applicant or Patentee: Serial or Patent No.: Filed or Issued:	MICRO-MACHINED HOT-WIRE FLOW SENSOR FOR SPIROMETER
For:	
	公司名義申請 STATEMENT (DECLARATION) CLAINING SMALL ENTITY 37 CFR § 1.9(f) and 1.27(b)] · SMALL BUSINESS CONCERN
I hereby declare that I	am:
	e sma ['] ll business concern identified below: e small business concern empowered to act on behalf of the ied below:
NEME OF CONCERN ADDRESS OF CONCE	
ections 41(a) and 41(b) the number of employer For purposes of this sta the previous fiscal year o luring each of the pay cither, directly or indir or parties controls or has thereby declare that rig	3 · 18, and reproduced in 37 CFR § 1.9(d), for purposes of paying reduced fees under of Title 35, United States Code, to the Patent and Trademark Office inasmuch as es of the concern, including those of its affiliates, does not exceed 500 persons. tement: (1) the number of employees of the business concern is the average over of the concern of the persons employed on a full · Time, part · Time or temporary basis periods of the fiscal year; and (2) concerns are affiliates of each other when ectly, one concern controls or has the power to control the other, or a third party the power to control both. The sudden contract or law have been conveyed to and remain with the small business.
	with respect to the invention described in the above-captioned: PATENT [] APPLICATION
If the rights held by the concern or organization held by any person, othe § 1.9 (d) or by any concentration to the concentration of th	he above-identified small business concern are not exclusive, each individual, in having rights to the invention is listed below* and no rights to the invention are in than the inventor, who could not qualify as a small business concern under 37 CFR ern which would not qualify as small business concern under 37 CFR § 1.9 (d) or a under 37 CFR § 1.9 (e).
orga	TE: Separate verified statements are required from each named person, concern or anization having rights to the invention averring to their status as small entities (37 § 1.27)
FULL NAME	(與合作公司.個人申贈名稱)
ADDRESS	() SMALL BUSINESS CONCERN 公司 () NON-PROFIT ORGANIZATION 法人
FULL NAMEADDRESS	(與合作公司.個人申請名稱) (地址)
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I acknowledge the duty in loss of entitlement the issue fee or any m appropriate 【37 CFR	y to file, in this application or patent, notification of my change in status resulting to small entity status prior to paying, or at the time of paying, the earliest of saintenance fee due after the date on which status as a small entity is no longer $1.28(b)$.
on information and be knowledge that willful both, under Section 10	I statements made herein of my own knowledge are true and that all statements made clief are believed to be true; and further that these statements were made with the I false statements and the like so made are punishable by fine or imprisonment, or 01 of Title 18 of the United States Code, and that such willful false statements may of the application, any patent issuing thereon, or any patent to which this verified

(申請人頭銜)

DATE (日期)